

Why is the Senate President going all the way to the Ohio Supreme Court to avoid answering 20 questions regarding the EdChoice voucher program?

The Senate President has been on a rampage to put a taxpayer funded voucher in the hands of every Ohio student for several years. Via trial court decision, he merely is required to answer up to 20 questions about the voucher plan. The appeals court agreed with the trial court. Now, he is appealing to the Ohio Supreme Court.

What does he not want Ohioans to know about the voucher program?